

Message

From: Peter Thomas [pthomas@manuregy.com]
Sent: 8/11/2017 12:06:42 PM
To: Fernandez, Cristina [Fernandez.Cristina@epa.gov]
Subject: Coaltec Applicability Question

Cristina,

Thank you very much for calling this morning. Below is Mike's determination that our oxygen-starved manure gasification system does not fall under Section 129 of the CAA, and my request for a paper copy of Mike's determination on EPA letterhead.

Regards,

Peter Thomas
Coaltec Energy USA, Inc.
434-989-1417 (Cell)
www.coaltecenergy.com

From: Peter Thomas [mailto:pthomas@manuregy.com]
Sent: Wednesday, July 26, 2017 1:51 PM
To: 'Gordon, Michael' <Gordon.Mike@epa.gov>
Cc: Mike McGolden (mike@coaltecenergy.com) <mike@coaltecenergy.com>
Subject: Coaltec Applicability Question

Michael,

We would appreciate it if you would send us a copy of your ruling on EPA letterhead. Please send the original and a copy to us at the following addresses:

Original:

Mike McGolden, President
Coaltec Energy USA, Inc.
5749 Coal Drive
Carterville, IL 62918

Copy:

Peter Thomas
Coaltec Energy USA, Inc.
5755 Apple Grove Lane
Crozet, VA 22932

Regards,

Peter Thomas
Coaltec Energy USA, Inc.
434-989-1417 (Cell)
www.coaltecenergy.com

From: Gordon, Michael [mailto:Gordon.Mike@epa.gov]
Sent: Wednesday, July 26, 2017 11:38 AM
To: pthomas@manuregy.com
Subject: Coaltec Applicability Question

Mr. Thomas,

On October 11, 2016, you sent an email to EPA Region 3, requesting guidance about the Clean Air Act regulatory requirements for Coaltec to install gasification/oxidizing systems in Pennsylvania and on the eastern shore of the Chesapeake Bay in Maryland. You proposed your system for processing poultry litter should not be considered a solid waste incinerator under the Clean Air Act (CAA) Section 129 because the units are gasification units, not combustion units. (Clean Air Act Section 129 provides the statutory authority for EPA to develop regulations for solid waste combustion.)

In the December letter you provided the following details about the process. Coaltec plans to gasify poultry litter and mushroom substrate (depending on the location of the constructed unit) to produce biochar. Most of the as-delivered poultry litter, with an average of 30% moisture, is augered directly into each highly-automated, fixed-bed, refractory-lined, oxygen-starved gasifier at a rate of approximately 5,000 pounds per hour, 24 hours per day, 7 days per week. The litter is augered through the full length of the gasifier over a 2-hour period, with drying and syngas generation taking place in the upper section of the gasifier. The temperature in the upper stage of the oxygen-starved gasifier is approximately 900°F. The red-hot, carbon-rich material drops over a wall into the lower section of the gasifier, where super-heated steam is carefully added in the reaction zone. The temperature in the steam-activation region of the gasifier is approximately 1400° F. The granular, steam- activated carbon is augered through the lower section of the gasifier, where it begins to cool. It is then augered sideways out of the gasifier at 900 to 1,000 pounds per hour, where a light mist of clean water is sprayed on the activated carbon to further reduce the temperature. The conditions inside the gasifier are monitored by thermocouplers, oxygen-probes, and other sensors. The data from these sensors are read by a proprietary algorithm, and the PLC system assures that the oxygen-starved conditions inside the gasifier are properly maintained. The syngas, which results from the gasification process, is routed to a thermal oxidizer for destruction. During the gasification process, ambient air is carefully added to the thermal oxidizer to reduce and oxidize the syngas and also to produce as much waste heat as possible for drying additional poultry litter, produce pathogen-free poultry bedding and to generate waste heat and steam for use by the adjacent feed mill. The temperature in the thermal oxidizer is approximately 1800°F.

Our understanding of your system is that the system is tightly controlled through the use of program local controllers to ensure oxygen starved conditions and temperatures which preclude the combustion of the poultry litter or mushroom substrate. If so, the gasifier would not be subject to CAA 129 standards for commercial/industrial solid waste incinerators (CISWI) because the gasifier will not be combusting solid waste. This guidance is based on the information provided by you and could be subject to change if your process

deviates from the description provided to EPA. We also note that this is guidance to you, as the manufacturer of the unit and does not provide a determination of applicability for a site specific application to a source which may purchase, install and operate the unit.

We recognize that the resultant syngas is combusted in the thermal oxidizer in the process you described. The CISWI rule only applies to the combustion of waste gases that are in a container when the container is combusted (see §60.2265). Since the resultant syngas will not be in a container when combusted in the thermal oxidizer, CISWI will not apply to the thermal oxidizer.

We also note that you discussed potential applicability to the Non-Hazardous Secondary Materials (NHSM) Rule with EPA. This rule clarifies what is/is not a solid waste that would be subject to 129 standards if combusted. Furthermore, because the syngas is not a contained gas under CISWI and CISWI does not apply, it is not necessary to evaluate the syngas under NSHM.

Mike Gordon
Environmental Engineer
Office of Permits and State Programs
Air Protection Division
EPA Region III
1650 Arch Street
Philadelphia, PA 19103
(215)-814-2039
Gordon.Mike@epa.gov